

H-3108-1 - RELINQUISHMENTS, TERMINATIONS, AND CANCELLATIONS

Format for Decision Cancelling a Lease



United States Department of the Interior  
BUREAU OF LAND MANAGEMENT

IN REPLY REFER TO

3108 (Office Code)  
Serial No.

CERTIFIED MAIL--RETURN RECEIPT REQUESTED

Lessee/Address	DECISION
	:
	:
	: Oil and Gas
	:
	:

Lease Cancelled

Your oil and gas lease offer was filed on (Date) subject to the terms of the Mineral Leasing Act of February 25, 1920 (30 U.S.C. 181 et seq.), and was issued effective (Date). The lease is hereby cancelled because the lands are included in an oil and gas lease issued pursuant to a prior offer identified as (Serial number).

The Supreme Court recognizes that under the Secretary of the Interior's general power of management of public lands, the Secretary has the authority to rescind a lease that was erroneously issued, Boesche v. Udall, 373 U.S. 472 (1963).

This decision is final in the absence of an appeal.

Standard appeal paragraph (see Handbook 3100-1, Chapter 1).

In case of an appeal, the adverse party to be served with Notice of the Appeal, Statement of Reasons, etc., is (Name and address of lessee of prior lease).

Authorized Officer

Enclosure  
Form 1842-1

Distribution:  
MMS-DMD, Mail Stop 3110